

## EXHIBIT A to Statement of Supplemental Authority

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**FILED**

**JUL 13 2020**

**WALTER F. SKROD, J.S.C.**

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THOMAS R. PETERSON, M.D., P.C.,

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION - BERGEN COUNTY  
DOCKET NO.: BER-518-18

PLAINTIFF,

V.

CIVIL ACTION

CIGNA HEALTH AND LIFE  
INSURANCE d/b/a CIGNA HEALTH  
CARE, WINE LIQUOR AND  
DISTILLERY WORKERS LOCAL 1-D,  
MAJOR MEDICAL PLAN, MAGNA  
CARE, OLGA MENDOZA, NATIONAL  
LABOR BENEFITS,

**ORDER**

DEFENDANTS.  
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**THIS MATTER** being opened to the Court by consent of all parties; and for good cause shown;

**IT IS**, on this 10<sup>th</sup> day of July, 2020; us

**ORDERED THAT** Zelis a/k/a PHX supply discovery as requested in the Subpoena Ad Testificandum, and it is

**FURTHER ORDERED**, that a copy of this Order be served upon all parties within seven (7) days from the date hereof.

  
HONORABLE WALTER F. SKROD, J.S.C.

(x)opposed

Zelis is a non party and plaintiff is seeking confidential info from a non party relative to plaintiff's open ~~claim~~ claim against the Union (contract) and NCB (negligence). The open claims do not arise out of, nor are they dependant upon, how Zelis priced the claim. See Berrie v Berrie 188 NJ Super 274, 285 (Ch. Div 1983)